

September 26, 2020

*Via ECF*

Hon. LaShann DeArcy Hall  
United States District Judge  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201

**Re: ABH Nature's Products, Inc. and ABH Pharma, Inc. v. Supplement Manufacturing Partner, Inc. d/b/a SMP Nutra, et al.**  
**Case No.: 19-cv-5637-LDH RLM**  
**LJAA File No.: 0021.1866.001C**

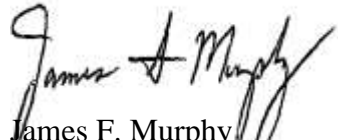
Dear Judge Hall:

This firm represents ABH Nature's Products, Inc., ABH Pharma, Inc. and Jahirul Islam, Plaintiffs and/or Counterdefendants in this case (collectively, "Plaintiffs/Counterdefendants").

We write seeking permission from the Court to move *ex parte* to withdraw as counsel for Plaintiffs/Counterdefendants in connection with the referenced action. The reason we are seeking permission to move *ex parte* is because certain grounds upon which our application is based involve communications and information that are protected by the attorney-client privilege and cannot be disclosed to third parties. In addition, we would like to avoid any unnecessary embarrassment or prejudice to Plaintiffs/Counterdefendants in connection with the claims asserted herein.

In light of the foregoing, we respectfully request leave to file a letter motion to withdraw *ex parte* directly with the Court. We thank the Court for its attention to this matter.

Respectfully submitted,



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*Via ECF*